# H. R. 402

## AN ACT

To amend the Alaska Native Claims Settlement Act, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. RATIFICATION OF CERTAIN CASWELL AND
- 4 MONTANA CREEK NATIVE ASSOCIATIONS
- 5 **CONVEYANCES.**
- 6 The conveyance of approximately 11,520 acres to
- 7 Montana Creek Native Association, Inc., and the convey-
- 8 ance of approximately 11,520 acres to Caswell Native As-
- 9 sociation, Inc., by Cook Inlet Region, Inc. in fulfillment

- 1 of the agreement of February 3, 1976, and subsequent
- 2 letter agreement of March 26, 1982, among the three par-
- 3 ties are hereby adopted and ratified as a matter of Federal
- 4 law. These conveyances shall be deemed to be conveyances
- 5 pursuant to section 14(h)(2) of the Alaska Native Claims
- 6 Settlement Act (43 U.S.C. 1613(h)(2)). The group cor-
- 7 porations for Montana Creek and Caswell are hereby de-
- 8 clared to have received their full entitlement and shall not
- 9 be entitled to the receipt of any additional lands under
- 10 the Alaska Native Claims Settlement Act. The ratification
- 11 of these conveyances shall not have any other effect upon
- 12 section 14(h) of the Alaska Native Claims Settlement Act
- 13 (43 U.S.C. 1613(h)) or upon the duties and obligations
- 14 of the United States to any Alaska Native Corporation.
- 15 This ratification shall not be the basis for any claim to
- 16 land or money by Caswell or Montana Creek group cor-
- 17 porations or any other Alaska Native Corporation against
- 18 the State of Alaska, the United States, or Cook Inlet Re-
- 19 gion, Incorporated.
- 20 SEC. 2. MINING CLAIMS AFTER LANDS CONVEYED TO ALAS-
- 21 KA REGIONAL CORPORATION.
- Section 22(c) of the Alaska Native Claims Settlement
- 23 Act (43 U.S.C. 1621(c)) is amended by adding at the end
- 24 the following:

"(3) This section shall apply to lands conveyed by in-1 terim conveyance or patent to a regional corporation pursuant to this Act which are made subject to a mining claim 3 or claims located under the general mining laws, including 4 lands conveyed prior to enactment of this paragraph. Effective upon the date of the enactment of this paragraph, the Secretary, acting through the Bureau of Land Man-8 agement and in a manner consistent with section 14(g) of this Act, shall transfer to the regional corporation ad-10 ministration of all mining claims determined to be entirely within lands conveyed to that corporation. Any person 11 holding such mining claim or claims shall meet such requirements of the general mining laws and section 314 of the Federal Land Management and Policy Act of 1976 (43 U.S.C. 1744), except that any filings which would have been made with the Bureau of Land Management if the lands were within Federal ownership shall be timely made to the appropriate regional corporation. The validity of any such mining claim or claims may be contested by the regional corporation, in the place of the United States. 21 All contest proceedings and appeals by the mining claimants of adverse decisions made by the regional corporation shall be brought in Federal District Court for the District of Alaska. Neither the United States nor any Federal agency or official shall be named or joined as a party in

1	such proceedings or appeals. All revenues from such min-
2	ing claims received after passage of this paragraph shall
3	be remitted to the regional corporation subject to distribu-
4	tion pursuant to section 7(i) of this Act, except that in
5	the event that the mining claim or claims are not totally
6	within the lands conveyed to the regional corporation, the
7	regional corporation shall be entitled only to that propor-
8	tion of revenues, other than administrative fees, reason-
9	ably allocated to the portion of the mining claim or claims
10	so conveyed.".
11	SEC. 3. SETTLEMENT OF CLAIMS ARISING FROM HAZARD-
12	OUS SUBSTANCE CONTAMINATION OF TRANS-
13	FERRED LANDS.
14	The Alaska Native Claims Settlement Act (43 U.S.C.
15	1601 et seq.) is amended by adding at the end the
16	following:
16 17	following:  "CLAIMS ARISING FROM CONTAMINATION OF
17	"CLAIMS ARISING FROM CONTAMINATION OF
17 18	"CLAIMS ARISING FROM CONTAMINATION OF TRANSFERRED LANDS
17 18 19	"CLAIMS ARISING FROM CONTAMINATION OF TRANSFERRED LANDS "Sec. 40. (a) As used in this section:
17 18 19 20	"CLAIMS ARISING FROM CONTAMINATION OF TRANSFERRED LANDS "SEC. 40. (a) As used in this section: "(1) The term 'contaminant' means hazardous
17 18 19 20 21	"CLAIMS ARISING FROM CONTAMINATION OF TRANSFERRED LANDS  "SEC. 40. (a) As used in this section:  "(1) The term 'contaminant' means hazardous substances harmful to public health or the environ-
17 18 19 20 21 22	"CLAIMS ARISING FROM CONTAMINATION OF TRANSFERRED LANDS  "SEC. 40. (a) As used in this section:  "(1) The term 'contaminant' means hazardous substances harmful to public health or the environment, including asbestos.

1	"(b) Within 18 months of enactment of this section
2	and after consultation with the Secretary of Agriculture
3	State of Alaska, and appropriate Alaska Native corpora-
4	tions and organizations, the Secretary shall submit to the
5	Committee on Resources of the House of Representatives
6	and the Committee on Energy and Natural Resources of
7	the Senate, a report addressing issues presented by the
8	presence of hazardous substances on lands conveyed or
9	prioritized for conveyance to such corporations pursuant
10	to this Act. Such report shall consist of—
11	"(1) existing information concerning the nature
12	and types of contaminants present on such lands
13	prior to conveyance to Alaska Native corporations;
14	"(2) existing information identifying the exist-
15	ence and availability of potentially responsible par-
16	ties for the removal or amelioration of the effects of
17	such contaminants;
18	"(3) identification of existing remedies; and
19	"(4) recommendations for any additional legis-
20	lation that the Secretary concludes is necessary to
21	remedy the problem of contaminants on such
22	lands.''.

SEC.	4.	AUTHORIZATION	$\mathbf{OF}$	APPROPRIATIONS	FOR	THE

- 2 **PURPOSES OF IMPLEMENTING REQUIRED**
- 3 **RECONVEYANCES.**
- 4 Section 14(c) of Alaska Native Claims Settlement Act
- 5 (43 U.S.C. 1613(c)) is amended by adding at the end the
- 6 following: "There is authorized to be appropriated such
- 7 sums as may be necessary for the purpose of providing
- 8 technical assistance to Village Corporations established
- 9 pursuant to this Act in order that they may fulfill the
- 10 reconveyance requirements of section 14(c) of this Act.
- 11 The Secretary may make funds available as grants to
- 12 ANCSA or nonprofit corporations that maintain in-house
- 13 land planning and management capabilities.".
- 14 SEC. 5. NATIVE ALLOTMENTS.
- 15 Section 1431(o) of the Alaska National Interest
- 16 Lands Conservation Act (94 Stat. 2542) is amended by
- 17 adding at the end the following:
- 18 "(5) Following the exercise by Arctic Slope Regional
- 19 Corporation of its option under paragraph (1) to acquire
- 20 the subsurface estate beneath lands within the National
- 21 Petroleum Reserve—Alaska selected by Kuukpik Corpora-
- 22 tion, where such subsurface estate entirely surrounds
- 23 lands subject to a Native allotment application approved
- 24 under section 905 of this Act, and the oil and gas in such
- 25 lands have been reserved to the United States, Arctic
- 26 Slope Regional Corporation, at its further option and sub-

- 1 ject to the concurrence of the Kuupik Corporation, shall
- 2 be entitled to receive a conveyance of the reserved oil and
- 3 gas, including all rights and privileges therein reserved to
- 4 the United States, in such lands. Upon the receipt of a
- 5 conveyance of such oil and gas interests, the entitlement
- 6 of Arctic Slope Regional Corporation to in-lieu subsurface
- 7 lands under section 12(a)(1) of the Alaska Native Claims
- 8 Settlement Act (43 U.S.C. 1611(a)(1)) shall be reduced
- 9 by the amount of acreage determined by the Secretary to
- 10 be conveyed to Arctic Slope Regional Corporation pursu-
- 11 ant to this paragraph.".
- 12 SEC. 6. REPORT CONCERNING OPEN SEASON FOR CERTAIN
- 13 NATIVE ALASKAN VETERANS FOR ALLOT-
- 14 MENTS.
- 15 (a) IN GENERAL.—No later than six months after the
- 16 date of enactment of this Act, the Secretary of the Inte-
- 17 rior, in consultation with the Secretary of Agriculture, the
- 18 State of Alaska and appropriate Native corporations and
- 19 organizations, shall submit to the Committee on Resources
- 20 of the House of Representatives and the Committee on
- 21 Energy and Natural Resources of the Senate, a report
- 22 which shall include, but not be limited to, the following:
- 23 (1) The number of Vietnam era veterans, as de-
- fined in section 101 of title 38, United States Code,
- who were eligible for but did not apply for an allot-

- 1 ment of not to exceed 160 acres under the Act of
- 2 May 17, 1906 (Chapter 2469; 34 Stat. 197), as
- 3 such Act was in effect before December 18, 1971;
- 4 (2) an assessment of the potential impacts of
- 5 additional allotments on conservation system units
- 6 as such term is defined in section 102(4) of the
- 7 Alaska National Interest Lands Conservation Act
- 8 (94 Stat. 2375); and
- 9 (3) recommendations for any additional legisla-
- tion that the Secretary concludes is necessary.
- 11 (b) REQUIREMENT.—The Secretary of Veterans Af-
- 12 fairs shall release to the Secretary of the Interior informa-
- 13 tion relevant to the report required under subsection (a).
- 14 SEC. 7. TRANSFER OF WRANGELL INSTITUTE.
- 15 (a) PROPERTY TRANSFER.—Cook Inlet Region, In-
- 16 corporated, is authorized to transfer to the United States
- 17 and the General Services Administration shall accept an
- 18 approximately 10-acre site of the Wrangell Institute in
- 19 Wrangell, Alaska, and the structures contained thereon.
- 20 (b) Restoration of Property Credits.—
- 21 (1) IN GENERAL.—In exchange for the land
- and structures transferred under subsection (a),
- property bidding credits in the total amount of
- \$382,305, shall be restored to the Cook Inlet Re-
- gion, Incorporated, property account in the Treasury

- established under section 12(b) of the Act of Janu-
- 2 ary 2, 1976 (Public Law 94–204; 43 U.S.C. 1611
- anote), referred to in such section as the "Cook Inlet
- 4 Region, Incorporated, property account". Such prop-
- 5 erty bidding credits shall be used in the same fiscal
- 6 year as received by Cook Inlet Region, Incorporated.
- 7 (2) HOLD HARMLESS.—The United States shall
- 8 defend and hold harmless Cook Inlet Region, Incor-
- 9 porated, and its subsidiaries in any and all claims
- arising from Federal or Cook Inlet Region, Incor-
- porated, ownership of the land and structures prior
- to their return to the United States.

### 13 SEC. 8. SHISHMAREF AIRPORT AMENDMENT.

- 14 The Shishmaref Airport, conveyed to the State of
- 15 Alaska on January 5, 1967, in Patent No. 1240529, is
- 16 subject to reversion to the United States, pursuant to the
- 17 terms of that patent for nonuse as an airport. The Sec-
- 18 retary is authorized to reacquire the interests originally
- 19 conveyed pursuant to Patent No. 1240529, and, notwith-
- 20 standing any other provision of law, the Secretary shall
- 21 immediately thereafter transfer all right, title, and interest
- 22 of the United States in the subject lands to the
- 23 Shishmaref Native Corporation. Nothing in this section
- 24 shall relieve the State, the United States, or any other
- 25 potentially responsible party of liability, if any, under ex-

- 1 isting law for the clean up of hazardous or solid wastes
- 2 on the property, nor shall the United States or Shishmaref
- 3 Native Corporation become liable for the cleanup of the
- 4 property solely by virtue of acquiring title from the State
- 5 or from the United States.

Passed the House of Representatives March 14, 1995.

Attest:

Clerk.

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To amend the Alaska Native Claims Settlement Act, and for other purposes.